

COUNTY OF CLINTON

Office of County Zoning Administrator

Joyce Lucas

850 Fairfax Street Carlyle, Illinois 62231 (618) 594-2464 Ext. 134 Fax (618) 594-6006

GENERAL INFORMATION REGARDING APPLICATIONS FOR AMENDMENTS – SPECIAL USES – VARIANCES

The application for a map amendment, variance or special use must be completed in its entirety by the applicant. Any supporting documentation (eg. – survey, photos, etc.) must accompany the application at the time of filing. The application must be submitted to the Clinton County Zoning Office no later than 12:00 noon on the filing date (calendar attached).

Applications must be complete at submittal time to be considered for the agenda. Deficient applications will be returned to the applicant and may delay the hearing until the following month.

You are responsible to furnish the legal description. You may want to consider consulting an attorney and/or Illinois Licensed Land Surveyor to obtain a legal description. The zoning office cannot write the legal description and will use only the legal description you furnish on the application. The zoning staff may not give legal advice.

The Zoning Board of Appeals meets at 7:30 P.M. on the date outlined on attached calendar. Location: 810 Franklin Street, Carlyle, IL., County Board Room.

The applicant and/or his/her representation are required to appear at the scheduled hearing. All persons testifying before the board will do so under oath, and must state their name and address for the record.

- a. Introduction of the case
- b. The petitioner presents his/her case
- c. Objectors (if any) statements and/or questions from the board
- d. The Zoning Board of Appeals decision

Map and Text amendments will be forwarded to the County Board.

This information is intended as a brief guide and should not be relied upon for a thorough understanding of the hearing procedure or zoning laws as applicable.

REQUEST FOR A SPECIAL USE PERMIT

SPECIAL USE	E REQUEST NO	
		-++++
_PERMANENT PARCEL NO		
ONE DISTRICT CLASS	IFICATION:	
DA	TE:	
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ompatible with other uses the Zoning Board of Appearal circulation in the local lace of the hearing at least the arring and present his case that evidence, that the providence will not be injurious to the attached sheet, and a developed before a hearing will be of the Zoning Administra	in the zone district in which the als at a public hearing. I area at least 15 days prior to the 15 days prior to the hearing day to the Board of Appeals. Oposed development will be in he neighborhood or otherwise detection of the schedule providing rease escheduled. Applicants are encoror for any assistance needed in	y may be ne te. harmony trimental sonable couraged completing
(CITY)	(STATE)	(ZIP)
	CELL:	
	DHONE NO.)	
(CITY)	(STATE)	(ZIP)
netes and bounds):		
commercial, etc.)		
PERMIT IS REQUESTI	ED:	
	DATE:	DATE: DATE: IED () APPROVED () APPROVED WITH High thick the text of the proposed developments listed in Article IV, Section 40-4-3, 40 which have been designated "special use". These may be meaning board of Appeals at a public hearing. The proposed development with other uses in the zone district in which the ne Zoning Board of Appeals at a public hearing. The proposed development will be in large of the hearing at least 15 days prior to the hearing daining and present his case to the Board of Appeals. The proposed development will be in law will not be injurious to the neighborhood or otherwise de attached sheet, and a development schedule providing reased before a hearing will be scheduled. Applicants are end of the Zoning Administrator for any assistance needed in the proposed development will be considered in the proposed development will be considered before a hearing will be scheduled. Applicants are end of the Zoning Administrator for any assistance needed in the proposed development will be considered before a hearing will be scheduled. Applicants are end of the Zoning Administrator for any assistance needed in the proposed development will be considered before a hearing will be scheduled. Applicants are end of the Zoning Administrator for any assistance needed in the proposed development will be considered before a hearing will be scheduled. Applicants are end of the Zoning Administrator for any assistance needed in the proposed development will be considered before a hearing will be scheduled. Applicants are end of the Zoning Administrator for any assistance needed in the proposed development will be considered before a hearing will be scheduled. Applicants are end of the Zoning Administrator for any assistance needed in the proposed development will be considered before a hearing and proposed development will be in the

PAGE 2: REQUEST FOR SPECIAL USE PERMIT

DA'	TE: APPLICANT SIGNATURE OWNER(S) SIGNATURE		
10.	I certify that all the above statements and the statements contained in any papers or plans submitted herewith are true and Accurate. I consent to the entry in or upon the premises described in this application by any authorized official of Clinton County for the purpose of inspecting, or of posting, maintaining and resolving such notices as may be required by law and agree to pay all fees associated with the filing, hearing and certificate of zoning compliance.		
9.	Is any part of the lot or tract of land where the proposed Special Use is to take place in a known flood plain based on the Flood Hazard Boundary Map or Carlyle Lake Flowage Easement Area? This question must be answered YES or NO		
	NAME ADDRESS PRESENT USE		
8.	NAMES AND ADDRESSES OF ADJACENT PROPERTY OWNERS AND PRESENT USE OF PROPERTY: ALSO NAME OF MUNICIPALITY/MUNICIPALITIES WITHIN 1 ½ MILES OF LAND WHERE PROPOSED SPECIAL USE IS BEING REQUESTED.		
	DENSITY = Population of Development = = Persons/Acre Acreage in development		
	TOTAL NUMBER OF DWELLINGS: ESTIMATED NUMBER OF PERSONS PER DWELLING UNIT:		
7.	DENSITY (for residential developments only) NUMBER OF STRUCTURES: DWELLING UNITS PER STRUCTURE		
6.	DEVELOPMENT SCHEDULE: (a development schedule shall be attached to this application providing reasonable guarantees for the completion of the proposed development)		
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	B. PLANNED UNIT DEVELOPMENT: () SINGLE FAMILY () MULTI-FAMILY () MOBILE HOME PART () COMMERCIAL () OTHER:		

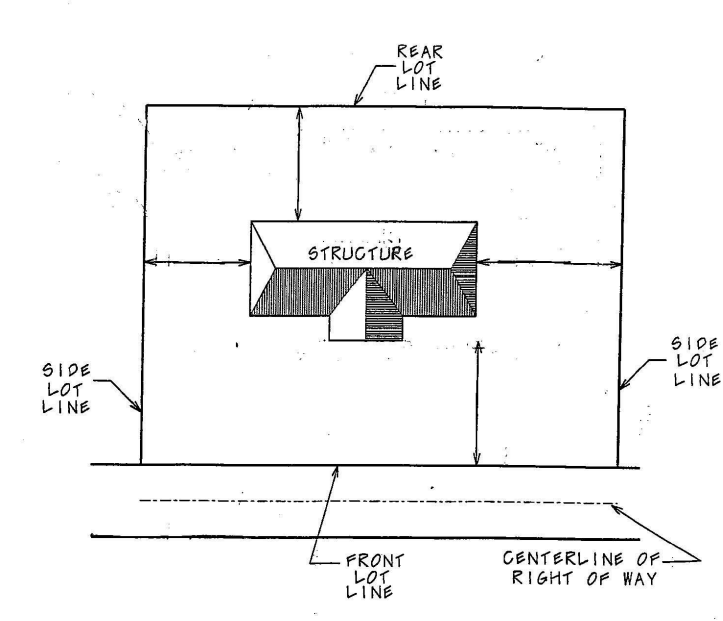
APPLICANT WILL BE RESPONSIBLE FOR THE LIST OF NAMES AND ADDRESSES OF ADJACENT LANDOWNERS

ALSO ANYONE ACROSS A ROAD MUST RECEIVE NOTIFICATION EXAMPLES OF ADJACENT LANDOWNERS

ADJACENT LAND	ADJACENT LAND	ADJACENT LAND
OWNER	OWNER	OWNER
ADJACENT LAND OWNER	LOT OR TRACT IN QUESTION	ADJACENT LAND OWNER
ADJACENT LAND	ADJACENT LAND	ADJACENT LAND
OWNER	OWNER	OWNER

SITE PLAN

A site plan must be attached or drawn below	v at a scale large enough for clarity showing the following:		
A. LOCATION AND DIMENSIONS OF	LOT, STRUCTURES, OFF-STREET PARKING SPACES.		
B. DISTANCE BETWEEN:	 PROPOSED STRUCTURES, AND FRONT, SIDE AND REAR LOT LINES. CENTERLINE OF COUNTY OR TOWNSHIP ROAD & PROPOSED STRUCTURE. RIGHT-OF-WAY LINE OF STATE HIGHWAY & PROPOSED STRUCTURE. 		
C. BUILDING HEIGHT:	THE VERTICLE DISTANCE MEASURED FROM THE GRADE AT THE FRONT WALL TO THE HIGHEST POINT OF ROOF.		
D. ACCESSORY BUILDINGS:	PROVIDE THE WALL HEIGHT, ROOF PITCH, AND OVERHANG.		
E. LOCATION OF:	SIGNS, EASEMENTS, UNDERGROUND UTILITIES, SEPTIC TANKS, TILE FIELDS, WATER WELLS, ETC.		
F. NEW HOMES:	MUST FURNISH AN 8 X 11 COPY OF FLOOR PLAN.		
	N AS MAY REASONABLY BE REQUIRED BY THE ZONING BLE SECTIONS OF THE ZONING ORDINANCE. N		
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ZONING BOARD OF APPEALS PUBLIC HEARING & FILING DATES

MUST BE FILED ON OR BEFORE 12:00 NOON	HEARING DATE	COUNTY BOARD
December 1, 2010	January 5, 2011	January 18, 2011
January 5, 2011	February 2, 2011	February 21, 2011
February 2, 2011	March 2, 2011	March 21, 2011
March 2, 2011	April 6, 2011	April 18, 2011
April 6, 2011	May 4, 2011	May 16, 2011
May 4, 2011	June 1, 2011	June 20, 2011
June 1, 2011	July 6, 2011	July 19, 2011
July 6, 2011	August 3, 2011	August 15, 2011
August 3, 2011	September 7, 2011	September 19, 2011
September 7, 2011	October 5, 2011	October 17, 2011
October 5, 2011	November 2, 2011	November 21, 2011
November 2, 2011	December 7, 2011	December 19, 2011
December 7, 2011	January 4, 2012	January 17, 2012



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RESOLUTION ESTABLISHING ZONING FEES

Whereas, Clinton County has in force a County Zoning Ordinance wherein various fees have been established; and whereas said ordinance provides for changes in said fees when appropriated:

Now therefore be it resolved by the Clinton County Board that the following fees are hereby established for Clinton County Zoning:

- 1. Zoning Certificates of compliance (Building Permit)
 - A. Residential \$0.12 per sq. ft.; Min. fee \$50.00 (home additions & clubhouses) (living area excluding basement and garage)

B. Commercial \$0.06 per sq. ft.; Minimum fee: \$50.00

C. Industrial \$0.06 per sq. ft.; Minimum fee: \$50.00

D. Mobile Homes \$0.12 per sq. ft.; Minimum fee: \$50.00

E. Accessory Uses and Home Occupation: Under 500 sq. ft: \$25.00

500 sq. ft. and over: \$50.00

F. Communication Towers:\$25.00 per ft

2. Special Use Permit \$125.00 plus cost of certified mail to adjoining property owners.

3. Zoning Map Amendment \$125.00 plus cost of certified mail to adjoining property

owners.

4. Appeal \$125.00 plus cost of certified mail to adjoining property

owners.

5. Variance \$125.00 plus cost of certified mail to adjoining property

owners.

6. Late Filing (Failure to obtain Permit) \$75.00

ALL FEES ARE NON-REFUNDABLE MAKE CHECKS PAYABLE TO CLINTON COUNTY ZONING

The above fee schedules are not intended to be included as part of the Zoning ordinance and it is intended that said fees may be changed from time to time without an amendment to the Zoning Ordinance. Passed this 21stday of _December , 2009 Effective January 1, 2010